UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

REPORT & RECOMMENDATION

Plaintiff,

21-MJ-4050

v.

ARON WHITNEY STITELER,

Defendant.

On November 18, 2021, defense counsel filed a motion pursuant to 18 U.S.C. § 4241(a) for a hearing to determine the mental competency of the defendant and for a local psychological or psychiatric evaluation. (Docket # 21). On December 1, 2021, the government filed its response to the motion indicating that it did not oppose the defense's motion for a local competency evaluation. (Docket # 23). Finding reasonable cause to believe that the defendant could be suffering from a mental disease or defect rendering him unable to understand the nature and consequences of the proceedings against him and to assist properly in his defense, the Court granted the motion and scheduled a competency hearing for February 3, 2022. (Docket # 24). The Court further ordered, pursuant to 18 U.S.C. § 4241(b), that the defendant undergo a psychiatric or psychological examination by Rajendra P. Singh, MD, with the results of such examination to be reported to the Court and counsel. (*Id.*).

Prior to the competency hearing, the Court received a report from Dr. Singh reflecting the results of defendant's psychiatric examination, which opined that defendant was currently competent to stand trial. (Docket # 25). Dr. Singh indicated that his opinion that defendant is currently competent "is predicated on the assumption that he will continue to

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cooperate with treatment [and be compliant with prescribed medication] for his Bipolar

Disorder." (Id. at 9). At the court appearance on February 3, 2022, neither the government nor

the defense contested the report or the opinions contained therein. (Docket #26). Both

requested that the findings be adopted without a hearing and the defendant be adjudged

competent to stand trial. (Id.). Upon careful review of the thorough report, this Court finds by a

preponderance of the evidence that the defendant is not presently suffering from a mental disease

or defect that would render him mentally incompetent to the extent that he would be unable to

understand the nature and consequences of the proceedings against him or render him unable to

assist properly in his defense. See 18 U.S.C. § 4241. Of course, should defendant cease

cooperating in his treatment or taking his prescribed medication, counsel may request and the

Court may order further competency proceedings if reasonable cause develops to believe that

defendant is no longer competent to stand trial. Accordingly, it is the recommendation of this

Court that the defendant be determined competent to stand trial.

s/Marian W. Payson MARIAN W. PAYSON

United States Magistrate Judge

Dated: Rochester, New York March 2, 2022

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Pursuant to 28 U.S.C. § 636(b)(1), it is hereby

ORDERED, that this Report and Recommendation be filed with the Clerk of the Court.

ANY OBJECTIONS to this Report and Recommendation must be filed with the Clerk of this Court within fourteen (14) days after receipt of a copy of this Report and Recommendation in accordance with the above statute and Rule 59(b) of the Local Rules of Criminal Procedure for the Western District of New York.¹

The district court will ordinarily refuse to consider on de novo review arguments, case law and/or evidentiary material which could have been, but was not, presented to the magistrate judge in the first instance. See, e.g., Paterson-Leitch Co. v. Mass. Mun. Wholesale Elec. Co., 840 F.2d 985 (1st Cir. 1988).

Failure to file objections within the specified time or to request an extension of such time waives the right to appeal the District Court's Order. Thomas v. Arn, 474 U.S. 140 (1985); Small v. Sec'y of Health & Human Servs., 892 F.2d 15 (2d Cir. 1989); Wesolek v. Canadair Ltd., 838 F.2d 55 (2d Cir. 1988).

The parties are reminded that, pursuant to Rule 59(b) of the Local Rules of Criminal Procedure for the Western District of New York, "[w]ritten objections . . . shall specifically identify the portions of the proposed findings and recommendations to which objection is made and the basis for such objection and shall be supported by legal authority." Failure to comply with the provisions of Rule 59(b) may result in the District Court's refusal to consider the objection.

Let the Clerk send a copy of this Order and a copy of the Report and Recommendation to the attorneys for the parties.

IT IS SO ORDERED.

s/Marian W. Payson MARIAN W. PAYSON United States Magistrate Judge

Dated: Rochester, New York March 2, 2022

Counsel is advised that a new period of excludable time pursuant to 18 U.S.C. § 3161(h)(1)(D) commences with the filing of this Report and Recommendation. Such period of excludable delay lasts only until objections to this Report and Recommendation are filed or until the fourteen days allowed for filing objections has elapsed. United States v. Andress, 943 F.2d 622 (6th Cir. 1991); United States v. Long, 900 F.2d 1270 (8th Cir. 1990).